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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 09774284 POWER OF ATTORNEY Filing Date 1/29/2001 OR First Named Inventor Samuel Nochumson REVOCATION OF POWER OF ATTORNEY Process and Equipment for Plasmid Title WITH A NEW POWER OF ATTORNEY Art Unit AND **Examiner Name** Howard V. Owens, Jr. CHANGE OF CORRESPONDENCE ADDRESS Attorney Docket Number | AGTC-01006US0 in the above identified application

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OR I hereby appoint Practitioner(s) associated with the following Cus Number as my/our attorney(s) or agent(s) to prosecute the applic identified above, and to transact all business in the United States						66936				
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		entire interest. See 3.73(b) (Form PTC		d herewith	or filed on			-		
		A C SIGNA	ATURE of Applie	ant or Ass	ignee of F	Record				
Signature	/	Walley Com	P_			Date	October 4, 2010	-		
Name		Martin Shmagin				Telephone				
Title and Compan	y Chief	Chief Financial Officer, Urigen Pharmaceuticals, Inc.								
NOTE: Signatures or signature is required		or assignees of reco	ord of the entire inte	rest or their n	presentation	/e(s) are required	. Submit multiple forms it	more than one		
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This collection of information is required by 57 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a broadt by the public which is to file (and by the USPTO to process) an application. Continentally its governed by 53 U.S. 0.12 and 57 CFR 1.11 and 1.41. This collection is estimated to state 5 retained to complete, including antitriering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the priviletization complete the form and/or time upon the control of the process of the process

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	MENT UNDER 37 GFR 3.73(B)						
Applicant/Patent Owner: Urigen Pharmaceuticals, I							
Application No./Patent No.: 09/774,284	Filed/Issue Date: January 29, 2001						
Titled: Process and Equipment for Plasmid Puri	ification						
Urigen Pharmaceuticals, Inc.	a Corporation						
(Name of Assignee)	(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.						
states that it is:	's						
the assignee of the entire right, title, and integrated the state of the entire right.	erest in;						
2. an assignee of less than the entire right, title (The extent (by percentage) of its ownership							
the assignee of an undivided interest in the entirety of (a complete assignment from one of the joint inventors was made)							
the patent application/patent identified above, by virtue	of either:						
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame							
OR	*						
	atent application/patent identified above, to the current assignee as follows:						
1. From: inventors	To: Genemedicine, Inc.						
The document was recorded in the Reel 9039	ne United States Patent and Trademark Office at Frame 0467 or for which a copy thereof is attached.						
2. From: Genemedicine, Inc.	To: Valentis, Inc.						
	ne United States Patent and Trademark Office at Frame 0594 or for which a copy thereof is attached.						
3. From: Valentis, Inc.	To: Urigen Pharmaceuticals, Inc.						
The document was recorded in the	ne United States Patent and Trademark Office at						
Reel	Frame, or for which a copy thereof is attached.						
Additional documents in the chain of title a	re listed on a supplemental sheet(s).						
As required by 37 CFR 3.73(b)(1)(i), the docum or concurrently is being, submitted for recordation	nentary evidence of the chain of title from the original owner to the assignee was, on pursuant to 37 CFR 3.11.						
	e original assignment document(s)) must be submitted to Assignment Division in signment in the records of the USPTO. <u>See</u> MPEP 302.08}						
The undersigned (whose title is supplied below) is author	orized to act on behalf of the assignee.						
hallup	October 4, 2010						
Signature	Date						
Martin Shmagin	Chief Financial Officer						
Printed or Typed Name Title							

This collection of Information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete; including public required by the use of the confidential by the public which is to file (and by the USPTO to process) an application, or confidentially application of the confidential by the public which is the file of the confidential by the confidential by



DAGE 1

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"URIGEN PHARMACEUTICALS, INC.", A DELAWARE CORPORATION,

WITH AND INTO "VALENTIS, INC." UNDER THE NAME OF "URIGEN PHARMACEUTICALS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE NINETEENTH DAY OF JULY, A.D. 2007, AT 12:29 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2784403 8100M 070830700 Warriet Smith Hinden

AUTHENTICATION: 5856229

DATE: 07-19-07

CERTIFICATE OF MERGER

OF

VALENTIS, INC. (a Delaware corporation)

AND

URIGEN PHARMACEUTICALS, INC. (a Delaware corporation)

UNDER SECTION 253 OF THE GENERAL CORPORATION LAW

OF THE STATE OF DELAWARE

The undersigned corporations organized and existing under and by virtue of the General Corporation Law of the State of Delaware,

DO HEREBY CERTIFY:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger are as follows:

NAME

STATE OF INCORPORATION

Valentis, Inc.

Delaware

Urigen Pharmaceuticals, Inc.

Delaware

SECOND: Valentis, Inc. Inc. That 100% of the outstanding stock of Urigen Pharmaceuticals, Inc. is owned by

THIRD: That the name of the surviving corporation of the merger is Valentis, Inc. Inc., which will continue its existence as said surviving corporation under the name Urigen Pharmaceuticals, Inc.

FOURTH: That the Certificate of Incorporation of Valentis, Inc. Inc., a Delaware corporation, the surviving corporation, shall be the Certificate of Incorporation of the surviving corporation, except that article FIRST relating to the name shall be struck and shall be substituted in lieu therefor the following article:

"FIRST: The name of the corporation is Urigen Pharmaceuticals, Inc."

FOURTH: That the members of the Board of Directors of Valentis, Inc. unanimously adopted the following resolution by written consent on the 16th day of July, 2007:

RESOLVED, that the Company's wholly-owned subsidiary, Urigen Pharmaceuticals, Inc., be merged with and into the Company, and that upon the filing of the appropriate certificate of Merger with the Secretary of State of the State of Delaware, the Company's name shall be changed to Urigen Pharmaceuticals. Inc.

FIFTH: This merger shall be effective on July 19, 2007.

IN WITNESS WHEREOF, the undersigned have executed this Certificate this 19th day of July,

2007.

VALENTIS, INC.

By:/s/William Garner
Name: William J. Garner
Title: Chief Executive Officer

URIGEN PHARMACEUTICALS, INC.

By:/s/William Garner
Name: William J. Garner
Title: Chief Executive Officer